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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/550,591

09/13/2006

Dong-seok Kim

29137.096.00

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EXAMINER

LISTVOYB, GREGORY

ART UNIT

PAPER NUMBER

1796

MAIL DATE

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12/05/2007

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
10/550,591	9/13/2006	KIM ET AL.	29137.096.00

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EXAMINER

Gregory Listvoyb

ART UNIT	PAPER
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1796

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DATE MAILED:

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Commissioner for Patents


Newly submitted Claims 1-3 directed to an invention that independent or distinct from the invention, originally claimed for the following reasons: the amended Claim 1 contains a structure of Formula,

where Y is a di-valent organic group derived from aliphatic, alicyclic, or non-conjugated aromatic diamines having 3 to 30 carbon atoms and side chains have one or more ethylenically unsaturated bonds that may be crosslinked by a radical. The limitation "and side chains have one or more ethylenically unsaturated bonds" was not elected by original presentation. Side chains having unsaturated bonds makes the newly claimed structure (II) patently distinct from the previously elected one(I). In contrary to structure I, which based on saturated diamine, the structure II is based on unsaturated diamine.

Since Claims 2 and 3 depend on Claim 1, they are also withdrawn from consideration.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 1-3 withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03. Withdrawal of the above claim makes impossible examination of the Application.

Since the above-mentioned amendment appears to be a bona fide attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.


RABON SERGENT
PRIMARY EXAMINER